

I have read in detail the Comment by the American Radio Relay League concerning Docket ET 03-104, and am in complete and unequivocal support of the position taken therein. I am aware of no credible scientific evidence to support approval of this Docket. In fact, the preponderance of the data obtained thus far from experimental BPL field installations by standard interference measurement techniques builds a clear case for rejection. Whether or not in the future a BPL technique can be developed that will prevent radiation of severe and irreparable interference to licensed services in the 2 MHz - 80 MHz portion of the radio spectrum - or any other portion of it - is moot, for purposes of this proceeding. The fact is that no such technique exists at the present time, and unless and until one is developed and conclusively proven interference-free, Docket 03-103 should not be approved, the existing FCC rules on non-interference thus rigorously upheld, and the best interests of the Public well served.